# UNITED STATES DISTRICT COURT

for the

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SP-Grovinovinovinovinovinostaleskapetastalkapet	JUN 2   2019
. S	RORY L. PERRY II, CLERK U.S. District Court couthern District of West Virginia

	Southern	District of	i West Virgini	a		1 7310
	In the Matter of the Search of (Briefly describe the property to be searched or identify the person by name and address)  One Apple IPhone, light in color,	) )	Case No.	2:19-mj-0006	RORY L. PERR U.S. Distric Southern District of	Y II, CLERK t Court f West Virginia
	bearing IMEI Number 354388065725914	)				
	SEARCH AN	ND SEIZ	ZURE WAR	RANT		
To:	Any authorized law enforcement officer					
	An application by a federal law enforcement off following person or property located in the	Southe	ern Di	e government restrict of	equests the search West Virgini	а
0	ne Apple IPhone, light in color, bearing IMEI Numb	oer 354388	3065725914, fu	urther described	I in Attachment A.	
	I find that the affidavit(s), or any recorded testin bed above, and that such search will reveal (identify see Attachment B.		-		-	n or property
Ć	YOU ARE COMMANDED to execute this way in the daytime 6:00 a.m. to 10:00 p.m.	rrant on or any time in	before J	n ly 5 s	2015 (not to exc d cause has been es	eed 14 days) tablished.
1	Unless delayed notice is authorized below, you an from whom, or from whose premises, the properting was taken.					
as req	The officer executing this warrant, or an officer uired by law and promptly return this warrant and			tion of the war	rant, must prepare a	n inventory
				(United State	s Magistrate Judge)	
§ 270 prope	<b>D</b> Pursuant to 18 U.S.C. § 3103a(b), I find that important for delay of trial), and authorize the officienty, will be searched or seized (check the appropriate by	er executi 20x)	ng this warran	t to delay notice		
	and time issued: Jun 2/2019 1:14 P.	p and a second	ng, the later sp	lurange	Linse	·
	,	ι.		· Juaj	ge's signature	_

City and state:

Charleston, West Virginia

Hon. Dwane L. Tinsley, United States Magistrate Judge

Printed name and title

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AO 93 (Rev. 11/13) Search and Seizure Warrant (Page 2)

Return								
Case No.:	Date and time warrant executed	l: (	Copy of warrant and inventory left with:					
2:19-mj-00064								
Inventory made in the presence of:								
Inventory of the property taken and name of any person(s) seized:								
			-					
	·							
	Certif	fication						
I declare under penalty of perjury that this inventory is correct and was returned along with the original warrant to the designated judge.								
Date:			Executing officer's signature					
`			executing officer's signature					
			Printed name and title					

### ATTACHMENT A

### ITEM TO BE SEARCHED

1. The property to be searched is one (1) Apple IPhone, light in color, bearing IMEI Number 354388065725914 (the "Phone"). The Phone is currently located at the West Virginia State Police – Oak Hill Detachment, 3057 Main Street, Oak Hill, West Virginia, 25901.

#### **ATTACHMENT B**

#### ITEMS TO BE SEIZED

The following materials, which constitute evidence of the commission of a criminal offense, contraband, the fruits of crime, or property designed or intended for use or which is or has been used as the means of committing a criminal offense, namely violations of Title 18, United States Code, Section 2252A(a)(2):

- 1. Phone or storage media used as a means to commit the violations described above.
- 2. For any Phone or storage medium whose seizure is otherwise authorized by this warrant, and any Phone or storage medium that contains or in which is stored records or information that is otherwise called for by this warrant (hereinafter, "Phone"):
  - a. evidence of who used, owned, or controlled the Phone at the time the things described in this warrant were created, edited, or deleted, such as logs, registry entries, configuration files, saved usernames and passwords, documents, browsing history, user profiles, email, email contacts, "chat," instant messaging logs, photographs, and correspondence;
  - evidence of software that would allow others to control the Phone, such as viruses,
     Trojan horses, and other forms of malicious software, as well as evidence of the
     presence or absence of security software designed to detect malicious software;
  - c. evidence of the lack of such malicious software;
  - d. evidence indicating how and when the Phone was accessed or used to determine the chronological context of Phone access, use, and events relating to the crimes under investigation and to the Phone user;

- e. evidence of the connection, either physical or via Wifi or Bluetooth, to the Phone of other storage devices or similar containers for electronic evidence;
- f. evidence of programs (and associated data) that are designed to eliminate data from the Phone;
- g. evidence of the times the Phone was used;
- h. passwords, encryption keys, and other access devices that may be necessary to access the Phone;
- i. records of or information about Internet Protocol addresses used by the Phone;
- j. records of or information about the Phone's Internet activity, including firewall logs, caches, browser history and cookies, "bookmarked" or "favorite" web pages, search terms that the user entered into any Internet search engine, and records of user-typed web addresses revealing an interest in stalking content and/or the identity of the Phone user; and
- k. Records and information revealing the use and identification of remote computing services, such as email accounts or cloud storage.
- 3. As used above, the terms "records" and information" include all of the foregoing items of evidence in whatever form and by whatever means they have been created and stored.
- 4. This warrant authorizes the forensic examination and review of the Phone and its contents for the purpose of identifying the electronically stored information described above.